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Attorney for Plaintiff

IN THE UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF CALIFORNIA
SAN FRANCISCO DIVISION

BOY RACER, INC.,) No. C-11-02536 JCS
Plaintiff,) RULE 26(f) REPORT
v.)
DOE DEFENDANT ASSOCIATED WITH)
IP ADDRESS 108.0.162.41,)
Defendant.)

RULE 26(f) REPORT

Plaintiff Hard Drive Productions, Inc., by and through its counsel, hereby submits this Rule 26(f) Report pursuant to the Court’s Order Setting Initial Case Management Conference and ADR Deadlines (Doc. No. 3), the Court’s Case Management and Pretrial Order (ECF No. 17), Federal Rules of Civil Procedure (hereinafter “FRCP”) Rules 26(a)(1) and 26(f), and Northern District of California Civil Local Rule (hereinafter “L.R.”) 16-9(a):

1. Individuals Likely to Have Discoverable Information:

- Mitch Fontaine, CEO of Hard Drive Productions, Inc.
- Peter Hansmeier – 161 North Clark Street, Suite 3200, Chicago, Ill., 60601.

- 1 • Person Most Knowledgeable (“PMK”) at each Internet Service Provider, Verizon
2 Online – Legal Department Compliance Contact Information.
- 3 • Subscriber/Doe Defendant associated with Internet Protocol (“IP”) address
4 108.0.162.41.
- 5 • Plaintiff reserves the right to add to this list of individuals identified as necessary in
6 the future.

8 **2. Documents, Electronically Stored Information, and Tangible Things:**

- 9 • Physical Documents – Plaintiff’s copyright records.
- 10 • Electronically Stored Information – BitTorrent auditor, forensic information
11 demonstrating infringing activity over the BitTorrent.

12 **3. Projected Discovery Timelines:**

13 At this point, any projected timelines are premature for reasons explained in Plaintiff’s Case
14 Management Conference Statement. (See ECF No. 19).

16 **4. Subjects on Which Discovery, Including Electronic Discovery, Will be Needed:**

17 Plaintiff notes that this aspect is thoroughly flushed out in Plaintiff’s Initial Case
18 Management Conference Statement. (See ECF No. 19.) To summarize, Plaintiff would request that
19 the Court allow it to serve a deposition subpoena upon the account holder of IP address
20 108.0.162.41. (See *id.*)

21 **5. Objections:**

22 Plaintiff objects to the Court requiring Plaintiff to make any projected deadlines in this case
23 at this time.

25 **6. Discovery Motion Currently Pending:**

26 N/A.

27 ///

7. Other Issues:

N/A.

Respectfully Submitted,

PRENTA LAW, INC.,

DATED: February 15, 2012

By: /s/ Brett L. Gibbs, Esq.

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CERTIFICATE OF SERVICE

The undersigned hereby certifies that on February 15, 2012, all individuals of record who are deemed to have consented to electronic service are being served a true and correct copy of the foregoing document, and all attachments and related documents, using the Court's ECF system, in compliance with Local Rule 5-6 and General Order 45.

/s/ Brett L. Gibbs
Brett L. Gibbs, Esq.